SOUT	ED STATES DISTRICT COURT THERN DISTRICT OF NEW YORK	v				
	urities and Exchange Commission,	A : :				
	Plaintiff(s),					
	- V -	21-CV-7700 (VS	B)			
Roge Richa Fidle Josep	on Piers Thurlow, or Leon Fidler, Esq., ard Oravec, Bradley or, Bryce Emory Boucher, oh D. Jordan, and Western ters Capital Inc., Defendant(s).	PROPOSED PARTIA MANAGEMENT PLA SCHEDULING OR  X	AN AND			
VERN	NON S. BRODERICK, United States Distri	ct Judge:				
the fo	Pursuant to Rules 16-26(f) of the Federal llowing Case Management Plan and Schedu All parties [consent/ do not consent a United States Magistrate Judge, including	uling Order: _x_] to conducting all further prod	ceedings before			
	636(c). The parties are free to withhold co [If all consent, the remainder of the Ord parties should instead complete the AO 8 Action to a Magistrate Judge, available of https://www.nysd.uscourts.gov/forms/con	er need not be completed at this to 85 Notice, Consent, and Reference at	ime, and the e of a Civil			
2.	The parties [have _x/ have not] engaged in settlement discussions.					
3.	This case [is _x/ is not] to be tried to a jury.					
4.	No additional parties may be joined after 30 days from the entry of this order absent a showing of good cause under Federal Rule of Civil Procedure 16.					
5.	No additional causes of action or defenses may be asserted after 30 days from the entry of this order absent a showing of good cause under Federal Rule of Civil Procedure 16.					
6.	Initial disclosures pursuant to Rule 26(a)(1) of the Federal Rules of Civil Procedure shall be completed no later than11/25/24 [Absent exceptional circumstances, within 14 days of the date of the parties' conference pursuant to Rule 26(f).]					
7.	All fact discovery is to be completed no land to exceed 120 days unless the Court for other exceptional circumstances.]		[A period e complexities			

8.	Proc dead prov	The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. The following interim deadlines may be extended by the parties on consent without application to the Court, provided that the parties meet the deadline for completing fact discovery set forth in ¶ 7 above.			
	a.	al requests for production of documents shall be served by $\frac{1}{3}$ .			
	b. Interrogatories shall be served byTBD		rogatories shall be served byTBD		
	c.	Depositions shall be completed byTBD			
		i. Absent an agreement between the parties or an order from the Court, depositions are not to be held until all parties have responded to initial requests for document production.			
		ii.	There is no priority for depositions by reason of a party's status as a plaintiff or a defendant.		
		iii.	Absent an agreement between the parties or an order from the Court, non-party depositions shall follow initial party depositions.		
	d.	Requ	nests for admissions shall be served no later thanTBD		
9.		expert discovery, including disclosures, reports, production of underlying documents, depositions shall be completed byTBD			
10.	All	liscovery shall be completed no later thanTBD			
11.	subn whet to se parti cont	No later than [to be completed by the Court], the parties are to ubmit a joint letter updating the Court on the status of the case, including but not limited to whether either party intends to file a dispositive motion, what efforts the parties have made to settle the action, whether any discovery disputes remain outstanding, and whether the parties request referral to a Magistrate Judge for settlement purposes. If either party ontemplates filing a dispositive motion, the parties should be prepared to discuss a briefing chedule at the post-discovery conference.			
12.	at	ne Court will conduct a telephonic post-discovery conference on [ <i>To be completed by the Court.</i> ] The dial-in number is 888-363-4749 and the inference code is 2682448.			
13.	requ the c decis	aless otherwise ordered by the Court, the joint pretrial order and additional submissions quired by Rule 6 of the Court's Individual Rules and Practices shall be due 30 days from a close of discovery, or if any dispositive motion is filed, 30 days from the Court's cision on such motion. This case shall be trial ready 60 days from the close of discovery from the Court's decision on any dispositive motion.			

14.	Counsel for the parties propose the following alternative dispute resolution mechanism for this case:							
	a.	_x_	Referral to a Magistrate J	udge for settlement discussions.				
	b.	b Referral to the Southern District's Mediation Program. [Note that all employment discrimination cases and cases brought under the Fair Labor Standards Act of 1938, 29 U.S.C. § 201 et seq., are designated for automatic referral to the Court's Alternative Dispute Resolution program of mediation. Accordingly, counsel in such cases should select 14(b).]						
	c Retention of a private mediator.							
		The use of any alternative dispute resolution mechanism does not stay or modify any date in this Order.						
15.	The parties have conferred and their present best estimate of the length of trial is2 weeks							
SO C	ORDEF	RED.						
Date		v York	k, New York					
				Vernon S. Broderick United States District Judge				